

UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.
08/009,98	32 01/27/93	SOKOLOV	0	
		B5M2/1017	CHURCH,C	
			EXAMINER	
ILYA ZBOF	ROVSKY	DSME? TOT?		

6 SCHOOLHOUSE WAY DIX HILLS, NY 11746

ART UNIT PAPER NUMBER 2506 10 10/17/94 DATE MAILED:

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

] T	HE PERI	OD FOR RESPON	SE:						
a) [] is exte	ended to run		or continues to	นก	from the date of the final rejection			
ь) [expire event	expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.							
		purpos	ses of determining t	he period of e	ruuon , and me re xtension and the	e nave been filed i	.136(a), the proposed response and the appropriate fet is the date of the response and also the date for the ount of the fee. Any extension fee pursuant to 37 CFR y period for response or as set forth in b) above.			
	j A	ppellants	s Brief is due in acc	ordance with 3	37 CFR 1.192(a).					
Applicant's response to the final rejection, filed							considered with the following effect, but it is not deemed			
1.	X	The proposed amendments to the claim and /or specification will not be entered and the final rejection stands because:								
		a. 🔲 1	There is no convinci presented.	ng showing ur	nder 37 CFR 1.11	6(b) why the propo	osed amendment is necessary and was not earlier			
		b. 🔀 T	They raise new issu	s that would i	require further co	nsideration and/or	search. (See Note).			
		c. 🔀 1	They raise the issue	of new matter	r. (See Note).					
		d. 🔀	They are not deem appeal.	ed to place the	application in be	etter form for appea	al by materially reducing or simplifying the issues for			
		e. 🗌 🤊	They present addition	onal claims wit	hout cancelling a	corresponding nu	mber of finally rejected claims.			
		NOTE:	The addition	tion to	line	t agai	of 7 comprises new hatten text			
2.		Newly the non	proposed or amend -allowable claims.	ed claims		would be allowed i	if submitted in a separately filed amendment cancelling			
3.	Upon the filing an appeal, the proposed amendment will be entered will not be entered and the status of the claims will be as follows:									
		Claims a	allowed:							
			objected to:							
		Claims	rejected:							
		☐ Ann	However; olicant's response h	26 Avoraamo t	bo fallanda:-	-A' 4.3.				
				as overcome t	e following rejec	ction(s):				
4.		The affic	davit, exhibit or requ	est for recons	sideration has be	en considered but	does not overcome the rejection because			
	_									
5. [┙	The affic	tavit or exhibit will n ed.	ot be consider	ed because appl	icant has not show	n good and sufficent reasons why it was not earlier			
_			d drawing correction	has [has not been	approved by the ex	xaminer. Chang & Church			
_, (Othe	∌r					CRAIGE CHURCH			

PRIMARY EXAMINER **GROUP 2500**